# **EXHIBIT A**

#### IN THE UNITED STATES BANKRUPTCY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
	)	
W.R. GRACE & CO., <u>et</u> . <u>al</u> .,	)	Case No. 01-01139 (JKF)
	)	(Jointly Administered)
Debtors.	)	Objection Deadline: May 21, 2010 @ 4:00 p.m. Hearing Date: June 7, 2010 @ 10:30 a.m.

## FIRST MONTHLY APPLICATION OF LAUZON BÉLANGER AS SPECIAL COUNSEL FOR THE CANADIAN ZAI CLAIMANTS

Name of Applicant: Lauzon Bélanger

Authorized to Provide

Professional Services to: Canadian Zonolite Attic Insulation Claimants

("Canadian ZAI Claimants")

Date of Retention: March 19, 2010 nunc pro tunc December 20, 2009

Period for which compensation

and reimbursement is sought: December 21, 2009, through March 31, 2010

Amount of compensation sought

as actual, reasonable and necessary: \$ 16,143.45

Amount of expense reimbursement (includes Goods & Services Tax and Quebec Sales Tax) sought as actual,

reasonable and necessary: \$ 63,709.37

This is Applicant's First Monthly Application.

#### **Summary of Monthly Fee and Expense Invoice Statements for Compensation Period:**

Date	Period	Requested	Requested	Paid	Paid
Filed	Covered	Fees	Expenses	Fees	Expenses
	December 21, 2009 - March 31, 2010	\$ 16,143.45	\$ 63,709.37	Pending	Pending

## Fee Detail by Professional for the Period of December 21, 2009, through March 31, 2010:

Name of Professional Person	Position of the Applicant, Number of Years in that Position, Year of Obtaining License to Practice	Hourly Billing Rate (including changes)	Total Billed Hours	Total Fees
Michel Bélanger	Partner, 14 years 1994	\$350.00	31.41	10,993.50
Careen Hannouche	Associate, 5 years 2005	\$285.00	18.07	5,149.95
<b>Grand Total</b>			49.48	\$16,143.45
Blended Rate				\$326.26

# Monthly Compensation by Matter Description for the Period of December 21, 2009, through March 31, 2010:

Project Category	Total Hours	Total Fees
Case Administration	33.81	11,271.25
Fee Applications, Applicant	3.50	997.50
Fee Applications, Others	N/A	0.00
Hearings	N/A	0.00
Plan and Disclosure Statement	N/A	0.00
Meetings	12.17	3,874.70
TOTAL	49.48	\$ 16,143.45

Monthly Expense Summary for the Period December 21, 2009, through March 31, 2010:

Expense Category	Service Provider (if applicable)	Total Expenses
Photocopies	331 @ .10	33.10
Facsimile	31 @ \$1.00	31.00
Messengers		58.21
Expert Fees		61,492.84
Goods & Services Tax (G.S.T.)		813.29
Quebec Sales Tax (Q.S.T.)		1,280.93
TOTAL		\$ 63,709.37

PLEASE TAKE NOTICE that Lauzon Bélanger (the "Applicant" and/or "Lauzon Bélanger") has today filed this Notice of Monthly Fee and Expenses Invoice for December 21, 2009, through March 31, 2010, (this "Monthly Fee Statement") pursuant to the terms of the Modified Order Granting The Canadian ZAI Claimants' Application For Appointment of Special Counsel [Docket No. 24508] and the Amended Administrative Order Under 11 U.S.C., §§ 105(a) and 331 Establishing Revised Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and Official Committee Members [Docket No. 1949].

PLEASE TAKE FURTHER NOTICE that responses or objections to this Monthly Fee Statement, if any, must be filed on or before May 21, 2010, at 4:00 p.m. (prevailing Eastern Time) (the "Objection Deadline") with the United States Bankruptcy Court for the District of Delaware, 824 Market Street, Wilmington, Delaware 19801.

<sup>&</sup>lt;sup>1</sup>Applicant's Time Summary for December 21, 2009, through March 31, 2010, is attached hereto as **Exhibit A.** 

PLEASE TAKE FURTHER NOTICE that you must also serve a copy of any such response or objection upon the Notice Parties so as to be received by the Notice Parties on or before the Objection Deadline.

PLEASE TAKE FURTHER NOTICE that upon the expiration of the Objection Deadline, the Applicant shall file or cause to be filed with the Court, and serve on the Notice Parties, a certificate of no objection, certifying that no objection, or a partial objection, has been filed with the Court relative to this Application, whichever is applicable, after which the Debtors are authorized and required to pay the Applicant an amount equal to (a) eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the Monthly Fee Statement or (b) eighty percent (80%) of the fees and one hundred percent (100%) of the expenses not subject to any objection. All fees and expenses in this Monthly Fee Statement will be included in the next quarterly application for compensation and reimbursement of expenses to be filed and served by the Applicant at a later date, and will be subject to objections at such time.

PLEASE TAKE FURTHER NOTICE that the Applicant respectfully requests that, for the period December 21, 2009, through March 31, 2010, an allowance be made to Lauzon Bélanger for compensation in the amount of \$16,143.45 and actual and necessary expenses in the amount of \$63,709.37 (includes Goods & Services Tax and Quebec Sales Tax) for a total allowance of \$79,852.82; Actual Interim Payment of \$12,914.76 (80% of the allowed fees) and reimbursement of \$63,709.37 (100% of the allowed expenses) be authorized for a total payment of \$76,624.13; and for such other and further relief as this Court may deem just and proper.

PLEASE TAKE FURTHER NOTICE that Applicant believes that the Application and the description of services set forth herein of work performed are in compliance with the requirements of Delaware Local Rule 2016-2, the Amended Administrative Order, and the applicable guidelines

and requirements of the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, and the Executive Office for the United States Trustee. A true and correct copy of the Certification of Michel Bélanger is attached hereto as Exhibit B.

Dated: April 30, 2010 Respectfully submitted,

/s/Daniel K. Hogan

Daniel K. Hogan (DE Bar No. 2814)

THE HOGAN FIRM

1311 Delaware Avenue

Wilmington, Delaware 19806 Telephone: (302) 656.7540

Facsimile: (302) 656.7599

E-Mail: dkhogan@dkhogan.com

-and-

#### LAUZON BÉLANGER, INC.

Careen Hannouche Michel Bélanger 286, rue St-Paul Quest, Bureau 100 Montreal Quebec Telephone: (514) 844-7403

careen.hannouche@lauzonbelanger.qc.ca

mbelanger@lauzonbelanger.qc.ca

**Counsel to the Canadian ZAI Claimants** 

# **EXHIBIT A**



RE: W.R. GRACE & CO., and al.

U.S. FEE APPLICATION CDN ZAI CLASS ACTION

Our file: 222

# CANADIAN ZAI SPECIAL COUNSEL FEE APPLICATION (DECEMBER 21, 2009 to MARCH 31, 2010)

### FOR PROFESSIONAL SERVICES RENDERED, INCLUDING:

#### Our fees:

DATE	INIT	DESCRIPTION	HOURS
2009-12-21	СН	Receipt and study of the Affidavit of Michel Bélanger prepared by Mr. Hogan Re: fee application;	0.33
2009-12-21	CH	Email to Karen Harvey, Mr. Hogan's paralegal;	0.25
2009-12-21	CH	Review of emails from Mr. Moloci to Mr. Ferbers and to Mr. Hogan;	0.25
2009-12-21	CH	Email to Mr. Moloci and Hogan;	0.25
2009-12-21	CH	Email to Mr. Hogan;	0.17
2009-12-21	MB	Review of draft affidavit;	1.00
2009-12-21	MB	Letter to Mr. Moloci;	0.25
2009-12-21	MB	Review of emails to Mr. Ferbers and Mr. Hogan;	0.75
2009-12-21	MB	Meeting with Ms. Hannouche;	0.75
2009-12-22	MB	Review of motions presentable under Chapter 11;	2.00
2009-12-22	MB	Review of emails from Attorney General of Canada and Grace;	0.75
2009-12-22	MB	Review of emails from members;	0.75
2010-01-05	MB	Review of a letter from A.G. Canada;	0.50
2010-01-05	MB	Letter to Mr. Moloci;	0.50
2010-01-05	MB	Review of motions filed in the US;	1.00
2010-01-05	MB	Meeting with Mr. Lespérance re: letter from A.G. Canada - conflict;	0.50
2010-01-05	CH	Email to Kathy Davis (Rust Consulting);	0.17
2010-01-05	CH	Email to Mr. Thompson and Mr. Moloci;	0.17
2010-01-05	CH	Email to Mr. Thompson and Mr. Moloci Re: letter from	0.25

		AG Canada;	
2010-01-06	MB	Review of email from Mr. Thompson;	0.50
2010-01-06	MB	Meeting with Ms. Hannouche Re: claims protocol;	0.75
2010-01-06	MB	Conference call with Mr. Moloci, Mr. Thompson and	0.50
2010 01 00	WID	Ms. Hannouche;	0.00
2010-01-06	MB	Research of documents relating to conflict of interest	5.00
		and memo;	
2010-01-06	CH	Conference call with Mr. Bélanger, Mr. Thompson and	0.33
		Mr. Moloci;	
2010-01-06	CH	Email to Mr. Thompson and Mr. Moloci;	0.17
2010-01-08	MB	Review of a memo;	1.00
2010-01-08	CH	Review of a memo by Mr. Bélanger and translation Re:	1.00
		conflict of interest alleged by AG Canada;	
2010-01-11	MB	Review of emails from Mr. Moloci and Mr. Thompson;	0.33
2010-01-11	MB	Drafting of a memo Re: Mr. Lespérance conflict;	2.50
2010-01-11	CH	Email to Mr. Thompson;	0.17
2010-01-12	MB	Drafting of an affidavit;	2.00
2010-01-12	CH	Meeting with Mr. Bélanger Re: claims protocol;	2.00
2010-01-13	MB	Review of emails from colleagues;	0.50
2010-01-13	CH	Receipt and review of a draft Notice of Motion and	0.42
		Affidavit from Mr. Thompson;	
2010-01-15	MB	Drafting of an affidavit;	2.00
2010-01-15	MB	Meeting with Ms. Hannouche;	0.50
2010-01-15	MB	Review of emails from Mr. Thompson;	0.50
2010-01-15	CH	Email to Mr. Thompson;	0.25
2010-01-20	CH	Review of draft order prepared by Mr. Thompson;	0.25
2010-01-21	CH	Email to Mr. Thompson;	0.33
2010-01-22	CH	Telephone conversation with Ms. Drouin Re: wording	0.25
		of the draft order as to role of Lauzon Bélanger;	
2010-01-22	СН	Email to Mr. Thompson and Mr. Moloci Re:	0.17
2212 21 22	011	conversation with Ms. Drouin;	0.47
2010-01-22	СН	Email to Ms. Drouin Re: conversation regarding	0.17
0040 04 05	011	wording of draft order;	0.47
2010-01-25	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-25	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-26	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-26 2010-01-28	CH	Email to Ms. Drouin Re: wording of draft order;	0.17
	MB	Review of emails from Mr. Moloci and Mr. Thompson;	0.50
2010-01-29 2010-01-29	CH CH	Email to Mr. Thompson and Mr. Moloci Re: draft order; Email to Ms. Drouin Re: wording of draft order;	0.25
2010-01-29	CH		0.17
2010-01-29	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order; Email to Mr. Moloci Re : conference call;	0.17 0.17
2010-02-01	CH	Conference call with Mr. Thompson, Moloci and	1.00
2010-02-01	СП	Bélanger Re: wording of draft order;	1.00
2010-02-01	СН	Email to Mr. Thompson;	0.17
2010-02-01	MB	Review of an email from Mr. Moloci;	0.17
2010-02-01	MB	Conference call with Mr. Thompson, Moloci and	1.00
2010 02-01	טועו	·	1.00
		Hannouche:	
2010-02-02	MB	Hannouche; Conference call with Mr. Moloci, Mr. Thompson and	0.67

		Ms. Hannouche;		
2010-02-02	СН	Conference call with Mr. Moloci, Mr. Mr. Bélanger;	Thompson and	0.67
2010-02-02	MB	Telephone conversation with Ms. Drou	ıin;	0.50
2010-02-02	MB	Preparation of a draft order;		0.75
2010-02-02	MB	Review of Motion and response from Canada;	Grace and A.G.	1.00
2010-02-03	CH	Conference call with Mr. Thompson. Mr. Bélanger;	Mr. Moloci and	0.17
2010-02-03	CH	Conference call with Mr. Thompson and Bélanger, Ms. Dais-Visca and Droof draft order;		1.00
2010-02-03	MB	Conference call with Ms. Drouin, and Thompson and Ms. Hannouche;	Mr. Moloci, and	1.00
2010-02-12	CH	Email to Mr. Thompson and Mr. Moloc	i;	0.17
2010-02-17	CH	Email to Kathy Davis (Rust Consulting		0.17
2010-02-18	CH	Telephone conversation with a class n	nember;	0.17
2010-02-19	CH	Telephone conversation with a class n	nember;	0.25
2010-02-19	MB	Review of an email from Mr. Thompso	n;	0.25
2010-02-22	CH	Email to a class member;		0.33
2010-02-24	CH	Email to Mr. Thompson and Mr. Moloc	i;	0.17
2010-03-09	CH	Email to a class member;		0.17
2010-03-10	CH	Email to a class member;		0.25
2010-03-11	CH	Email to Mr. Thompson;		0.17
2010-03-16	MB	Conference call with Mr. Thompson Ms. Hannouche;	and Moloci and	0.58
2010-03-16	СН	Conference call with Mr. Moloci, Bélanger;	Thompson and	0.58
2010-03-18	СН	Review of time summary from Septe December 20, 2009 and transl application;		3.00
2010-03-22	СН	Review of the translation of our time s substantial contribution application;	ummary Re: US	0.50
2010-03-22	СН	Email to Mr. Moloci and Mr. Thompson	n:	0.17
2010-03-22	CH	Email to Mr. Thompson and Mr. Moloc	•	0.17
		OUR FEES:	49.48	16,143.45

### TIME SUMMARY BY ATTORNEY:

MB	350.00	31.41	10,993.50
CH	285.00	18.07	5,149.95

### **TAXABLE DISBURSEMENTS**

Fax (31 x \$1.00)	31.00
Photocopies (331 x .10¢)	33.10

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Messengers 58.21

TOTAL TAXABLE DISBURSEMENTS 122.31

NON TAXABLE DISBURSEMENTS

Non taxable expert fees 61,492.84

TOTAL NON TAXABLE DISBURSEMENTS 61,492.84

TOTAL DISBURSEMENTS 61,615.15

TOTAL FEES AND DISBURSEMENTS 77,758.60

Total G.S.T. 813.29 Total Q.S.T. 1,280.93

TOTAL \$ 79,852.82

# G.S.T. 814682340 RT 0001 # Q.S.T. 1211542736 TQ 0001